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### PATENT COOPERATION TREATY

## **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

	T			
Applicant's or agent's file reference	FOR FURTHER ACTION See Form	PCT/IPEA/416		
9553WO/JS/LA		PCI/IPEA/410		
International application No.	International filing date (day/month/year)	Priority date (day/month/year)		
PCT/SE2004/000878	04.06.2004	16.06.2003		
International Patent Classification (IPC) or				
H02J 17/00, B25J 19/0	0			
Applicant				
ABB AB et al				
ADD AD CC QI				
Authority under Article 35 and tra	liminary examination report, established by the ansmitted to the applicant according to Article	his International Preliminary Examining e 36.		
2. This REPORT consists of a total o	of 4 sheets, including this cover	er sheet.		
<ol> <li>This report is also accompanied by</li> </ol>	y ANNEXES, comprising:			
a. (sent to the applicant	and to the International Bureau) a total of	A C-11		
		sheets, as follows: we been amended and are the basis of this report		
and/or sneets of	containing rectifications authorized by this At e Instructions).	we been amended and are the basis of this report uthority (see Rule 70.16 and Section 607 of the		
sheets which s	apersede earlier sheets, but which this Autho	rity considers contain an amendment that goes		
beyond the dis Supplemental	sciosure in the international application as file	d, as indicated in item 4 of Box No. I and the		
b. (sent to the Internation	and Borrows and a total of (in the same to a same			
o. [] (sem to the Internation	nal Bureau only) a total of (indicate type and			
form only, as indicated Administrative Instruc	d in the Supplemental Box Relating to Seguer	and/or tables related thereto, in electronic nee Listing (see Section 802 of the		
	ating to the following items:			
Box No. II Priority	ше терел			
<u> </u>	A11.4			
	ablishment of opinion with regard to novelty,	inventive step and industrial applicability		
Box No. IV Lack of unity of invention				
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI Certain documents cited				
Box No. VII Certain d	lefects in the international application			
	bservations on the international application			
Date of submission of the demand	Date of completion	of this report		
	}			
12.01.2005	01.09.2005	01.09.2005		
Name and mailing address of the IPEA/SE	Authorized officer			
Patent- och registreringsverket Box 5055				
8-102 42 STOCKHOLM Facsimile No. +46 8 667 72 88	Gordana Ni	nkovic /OGU		
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Form PCT/IPEA/409 (cover sheet) (April 2005)

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### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

III WELLIAMONIAL	application 140.	,

PCT/SE2004/000878

Во	x No. I	Basis o	f the report					
1.	With 1	regard to the l	language, this report is based on:					
	$\boxtimes$	the internation	onal application in the language in which it was filed					
		a translation of the international application into						
ŀ			language of a translation furnished for the purposes of:					
		_	mational search (Rules 12.3(a) and 23.1(b))					
		_	lication of the international application (Rule 12.4(a))					
		inte	mational preliminary examination (Rules 55.2(a) and/or 55.3(a))					
2.	Jurnisi	hed to the rec	e elements of the international application, this report is based on (repetiving Office in response to an invitation under Article 14 are referred to d to this report):	lacement sheets which have bee in this report as "originally filed				
	$\boxtimes$	the internati	ional application as originally filed/furnished					
		the descript	ion:					
		pages		as originally filed/furnished				
		pages*	received by this Authority on					
		pages*	received by this Authority on					
	Ш	the claims:						
		pages		as originally filed/furnished				
		pages*	as amended (together wit	h any statement) under Article 19				
		pages*	received by this Authority on					
		the drawing						
!		pages	·	as originally filed/furnished				
		pages*	received by this Authority on					
	_	pages*	received by this Authority on					
		a sequence l	isting and/or any related table(s) - see Supplemental Box Relating to Seque	nce Listing.				
3.		The amenda	nents have resulted in the cancellation of:					
		the	e description, pages					
			e claims, Nos.					
			c drawings, sheets/figs					
			e sequence listing (specify):	<del></del>				
			y table(s) related to the sequence listing (specify):					
4.		This report to made, since 70.2(c)).	has been established as if (some of) the amendments annexed to this repothey have been considered to go beyond the disclosure as filed, as indicate	ort and listed below had not been ed in the Supplemental Box (Rule				
		the	description, pages					
		the	claims, Nos.	<del></del>				
		the	drawings, sheets/figs					
		the	sequence listing (specify):					
			table(s) related to the sequence listing (specify):					
•	If item 4	applies, som	ne or all of those sheets may be marked "superseded."	_				
===	DCT/ID	EA/400 /Pau	No. D (April 2005)					

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/SE2004/000878

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industricitations and explanations supporting such statement			tep or industrial applicability;	
1. Statement	1			
Nove	lty (N)	Claims Claims	1-13	YES NO
Inven	tive step (IS)	Claims Claims	1-13	YES NO
Indus	trial applicability (IA)	Claims Claims	1-13	YES NO

2. Citations and explanations (Rule 70.7)

Documents cited in the International Search Report:

- A US 2002118004 Al (G.SCHEIBLE ET AL), 29 August 2002
- B WO 8910030 Al (UNISCAN LTD.), 19 Oktober 1989
- C EP 0558316 Al (G2 DESIGN LTD.), 1 September 1993
- D US 5831348 A (Y.NISHIZAWA), 3 November 1998
- E Atsuo Kawamura et al "Wireless transmission of power and information through one high-frequency resonant AC Link inverter for robot manipulator applications", IEEE TRANSACTIONS ON INDUSTRY APPLICATIONS, Vol. 32, NO. 3, May/June 1996

The most relevant documents are A and B. Documents C-E represent the state of the art.

Document A discloses a system for wireless supplying a large number of actuators of a machine with electrical power, for use in e.g. robot technology. A transmission part comprises a primary winding (1) and an oscillator (4) for producing a first alternating magnetic field. A receiving part comprises a secondary winding (2.1) and an AC/DC controller (7) for providing a current to the actuator via an energy storage device (8). Each of the transmission part and the receiving part can be connected via a compensation capacitor for obtaining resonance. (See part 0063-0064).

Document B discloses a system for i.a. wireless supplying a number of actuators with electrical power comprising a transponder, which can be built into an integrated circuit. A resonant frequency and oscillation phase of a coil can be controlled and adjusted.

.../...

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box V

The impedance of the actuator's load must be matched to the actuator's tuned coil (21) impedance and this adjusting is obtained by either using a transformer between the load and tuned coil, by taking tappings off the tuned coil at the chosen points, or by taking tappings off the tuning capacitance. In that way both the transmission part and the receiving part are adjustable. (See page 12, line 5-27).

What is defined in claims 1 and 8 differs from what is disclosed in document A, which is considered to represent the closest prior art, in that the transmission part comprises a tunable resonance circuit. However, to adjust the resonance in the transmission part is already disclosed in document B. Since cited documents relate to the same technical field, the person skilled in the art would use directions from document B to modify the invention according to document A and thus arrive to the invention according to claims 1 and 8. What is defined in claim 1 and 8 differs further from known technique in that the transmission part is attached to the robot. However, this difference is not considered to require any inventive work by a person skilled in the art and brings only expected advantages to the method and the system according to the invention and no unexpected technical effect. Therefore, the subject matter of these claims is considered as obvious application of known art.

Thus what is claimed in claims 1 and 8 is not considered to involve an inventive step.

Even what is defined in claims 10,11 and 13 is not considered to involve an inventive step according to above written arguments.

In remaining claims slight constructional variations are suggested that are obvious to a person skilled in the art, especially as the advantages thus achieved can be readily contemplated in advance. Consequently, the subject matter of these claims is not considered to involve an inventive step.

The invention is considered to be industrially applicable.